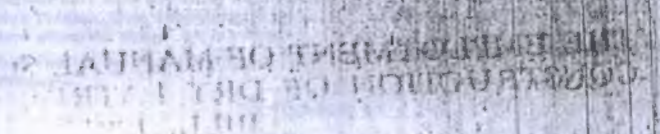


THE EMPLOYMENT OF MANUAL SCAVENGERS AND UNSTRUCTION OF DRY LATRINES (PROHIBITION) BILL, 1993

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(As Passed by the Houses of Parliament— Lox Sabha on the 13th May, 1993 Raya Sabha on the 14th May, 1993)



Bill No. 45-F of 1993

THE EMPLOYMENT OF MANUAL SCAVENGERS AND CONSTRUCTION OF DRY LATRINES (PROHIBITION) BILL, 1993

H-17) White personal re-

(As Passed by the Houses of Parliament)

BILL

to provide for the prohibition of employment of manual scavengers as well as construction or continuance of dry lattines and for the regulation of construction and maintenance of water-teal lattines and for matters connected therewith or incidental thereto.

WHEREAS featernity assuring the dignity of the individual has been enthrised in the Freamble to the Constitution; the

And witeheas article 47 of the Constitution, inter alia, provides that the State shall regard taiting the standard of living of its people and the improvement of public health as among its primary duties;

Area with the dehumanising practice of manual scavenging of human extreta still continues in many parts of the country;

And wither as the principal laws by themselves as a measure for conversion of dry lattines into mater-scal lattines and prevention of construction of dry lattines are not stringent enough to eliminate this practice;

And whereas it is necessary to enact a uniform legislation for the whole of India for abolishing manual scavenging by declaring employment of manual scavengers for temoval of human excreta as offence and thereby bas the further preliferation of dry latrines in the country;

AND whenkal it is derivable for eliminating the dehumanbing practice of employment of manual scalehgers and for protecting and improving the harman environment to make it obligatory to convert dry lattices into water seal latrices or to construct weter real lattined in sew constructions;

AND willerens Partitioned her no power, to make laws for the Sibles with respect to the matiest bloresald, except is provided in articles 249 and 250 of the Conditution; the land the feet of the land the

And withness in pulsuance of clause (1) of little 232 of the Constitution, terolutions have been parred by all the Houses of the Legislatures of the Blates of Andhra Fredesh, Goa, Karnataka, Maharashtra, Tripura and West Bengal that the matters aforerald should be regulated in those States by Parliamentaby law;

By it coacted by Parliament in the Polity fourth Year of the Republic blands

PAPLINDIARY

Chost Pile. egytherips and COMPRISOR STORMAN

- 1. (1) This Act may be called the Employment of Menual Scavengers and Construction of Dry Latrines (Prohibition) Act. 1993.
- (2) It applies in the first instance to the schole of the States of Andhra Pindesh, Gos, Karnoteks, Maharashira, Impure and West Bengal and to all the Union territories and it shall also apply to such other State which adopts this Act by resolution passed in that behalf under clause (1) of article 252 of the Constitution,
- (3) It shall come into force in the States of Andhra Fradesh, Goa, Karnataka, Maharashtra, Tripura and West Bengal and in the Union territories on such date as the Central Covernment may, by notification, appoint and in any other State which adopts this Act under clause (1) of article 252 of the Constitution, on the date of tych adoption.

Definitions

2. In this Act, unless the contest otherwise requires.

(e) "sica", in relation to any provision of this Act, means such area as the State Government may, having regard to the requirements of that provision, specify by notification;

(f) "building" means a bouse, but-house, stable, fairing, princi, sheet house, hut, wall (other than a boundary wall) or any other structure whether mede of mesonry, bricks, wood, med, metal or other material; "

(c) "dry lattine" meens a lattine other than a water-seal lattine;

(A) "environment" includes water, air and land and the inter-relationship which exists among and between water, air and land and human beings, other living excelutes, plents, micro-organism and property;

(e) "environmental pollutant" means any tolid, liquid or gaseous substance present in tech concentration es may be, or tend to be, injurious to environment;

(f) "environmental pollution" meant the presence in the environment of any environmental pellotent;

(e) "Executive Authority" means on Executive Authority appointed under

sub-section (1) of section 5; (h) "HUDCO" meens the Housing and Utban Development Corporation Limited, a Government company registered by that name under the Companies Act, 1936; The second of Assert of the second of the se

the specified and return to the color of the set provided by

were the property the well-to at the bellens who were transfer.

to an at the state of (1) "lateme" means a piece set spart for defecation together with the structure comprhing such place, the receptacle therein for collection of human excrete and the fittings and apparatus, if any, connected therewith:

(/) "manual scavenger" means a person engaged in or employed for manually carrying human exciets and the expression "manual scavenging" shall be construed accordingly;

(A) "notification" means a notification published in the Official Cazette;

(i) "prescribed" ereans prescribed by rules made under this Act; ""

(m) "Sinte Government", in relation to a Union territory; means the Administrator thereof appointed under article 239 of the Constitution;

(n) "water-real latrine" meens a pour-flyth latrine, water flush latrine or a sanitary latring with a minimum water-scal of 20 millimetres diameter in which human excrete is pushed in or flushed by water.

CHAPTER II

PROPERTION OF EXPLOYMENT OF MANUAL SCAVENGERS,

3. (1) Subject to sub-section (2) and the other provisions of this Act, with effect from such date and in such area as the Sinte Government may, by notification, specify in this behalf, no person shall-

(a) engage in or employ for or permit to be engaged in or employed for any other perron for manually carrying human excrete; or

(b) construct or maintain a dry lattice.

(2) The State Government shall not issue a notification under sub-section (I) uniters—

(i) it has, by cotification, given not less than ninety days' notice of its intention to do en;

(ii) adequate facilities for the use of water-seal latrines in that area exist; and

(iii) it is necessary or expedient to do so for the protection and Improvement of the environment or public health in that area.

4. The State Government may, by a general or special order published in the Power Official Geretie, and spon such conditions, if any, as it may think fit to impose, exempt any area, category of buildings or class of persons from any provisions of this Act or from any specified requirement contained in this Act or any sule, order, notification or scheme made thereunder or dispense with the observance of any such requirement in a class or classes of cares, if it is satisfied that compliance with such provisions or such requirement is or ought to be exempted or dispensed with in the circumstances of the case.

DIFFERENTING AUTHORITIES AND SCHEMES

5. (1) The State Generalizations, by order published in the Official Gazette, Appointment appoint a District Megistrate or a Sub-Divisional Megistrate, as an Executive of Executive Authority to exercise jurisdiction within such area or may be specified in the order and confer such powers and impose such duties on him, as may be govern necessary to ensure that the provisions of this Act are properly carried out and functions the Executive Authority may specify the officer or officers, subordinate to him, who shall exercise all or eny of the powers, and perform all or any of the duties, so conferred or imposed and the local limits within which such powers or duties shall be carried out by the officer or officers so specified.

(2) The Executive Authority appointed under sub-rection (1) and the officer or officers specified under that sub-section shall, at far as practicable, try to schabilitate and promote the welfare of the persons who were engaged in or

Prohibition of employpoent of granual. scavengen,

th) determining whether and if to in what manner, any such functions at a large performed or whether any provisions of this Act or the rules, orders or schemes made thereinder or any partie, under, direction or authorisation served, made, given or granted under this Act is being or has been complied with;

(c) examining and testing any latrine or for conducting an inspection of any building in which he has reason to believe that an offence under this Act of the roles, orders or schemes made thereunder has been or is being or is about to be committed and to prevent or mitigate environmental pollution.

10. (1) On receipt of colormation with respect to the fact of apprehension of any occurrence of contravention of the provisions of section 3, whether through infinishing by some person of on a report of the inspector or otherwise, the lacemire Authority shall, as ently as practicable, besides taking any other action under this Act, direct the owner or occupier of the premises to take such remedial measures, as may be necessary, within such reasonable time as may be specified therein and in case the numer or occupier, as the case may be, fails to comply with such directions, cause such remedial measures to be taken as are necessary to prevent or mitigate the environmental polls son at the cost of such owner or occupier of the premises.

Forest Executive Authority a prevent environmental politicis fe testain cases

(2) The expenses if any locatred by the Executive Authority with respect to the remedial measures referred to in subsection (1), together with interest at such sate as the figure flowerment may specify from the date when a demand for the expenses is made until it is paid, may be recovered by such authority or against from the person concerned as access of land revenue or of public themsel.

II. (1) Posts is becoming anything contained in its Measuranton of Association of Articles of Association of schemes for the great of loans for housing and urban development, it shall be the duty of HUDCO to extend. It suitable cases, beare of assistance for the hoptementation of such schemes for the construction of water seal larvines as may be made under section 6.

Duty HUDCO estend financial assistance in critical

- 12) The binancial assistance reletted to in sub-section (1) may be extended by HUDL O on such fector and conditions (including on easy and concessional dates of interest) and in such reading as it may think by in each case or class of eases.
- 12. Any order or scheme which the State Government is empowered to make under this Act may, notwithstanding the absence of any express provision to that effect, provide for few of her respect of a

that community latrines to test under a scheme on pay and use bosis, in

- the there it betrines constructed under a school, or
- (c) supply of copies of documents or orders or extracts thereof; or
- [d] licensing of contractors for construction of water-scal latrines; or
- led any other purpose or mather involving rendering of service by any officer, remonittee or authority under this Act or any tule, direction, order or scheme made theremore.

Provided that the State Conserment new, if it considers necessary so to do, in the public interest, by general or special order published in the Offical Gazette, grant exception on such grounds as it doesn't fit from the payment of any such fee either in part or in full.

Power

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employed for his manual beavengers in any area in respect of which it notification of under sub-section (1) of section 2 has been lated by security and projecting Antent their economic falgests, be make 6. (1) The State Government may by Hollication, make one to more benemes . theitent for legulating conversion of dry fairmed intol by condituents and maintenance in sight of, which son latting, rehabilitation of the persons who were sengated in biunitable Employed for as manual scavengers in any bres in respect of which a notification nand as under sub-section (1) of section 3 has been taked in gainful employment and administration of liven schemes and different schemes hing be made in relation to fight to different areas and for different purposes of this Acil . Provided that no auch scheme at Involving financial assistance from the HUDCO shall be made without consuling it. 1 - 1 - 1 - 1 (2) In particular, and without prejudice to the generality of the foregoing power, such schemes may provide for all or any of the following matters, ANTO HER HAVE THE PARTY OF THE (a) time-bound phased programme for the convertion of dry latrice). into water-seal labines; the design of (b) provition of technical or financial Etstefance for new or alternate low cost annitation to local bodies or other agence is if vice and (c) construction and maintenance of community lattines and regulation of their use on pay and use basis; (d) construction and maintenance of sligted lattines in slum areas or for the benefit of socially and ecchomically backward classes of citizens; (e) registration of manual scavengers and their rehabilitation; " they (f) specificalitid and standards of water-seal lattines;" in the fit (k) 'procedure for conversion of dry lattines land water seal fairines; licensing for collection of fees in respect of community latrines by shoted latticet, and account to the latest Tuwer 7. Notwithstanding anything contained in any other law but subject to the State other provisions of this Act, the State Covernment may, in the exercise of its Covernment powers and performance of its functions under this Act, Issue directions in writing to any person, officer or local or other nuthority and such person, officer directions. or a local or other mulhority shall be bound to comply with such directions. 0. All Executive Authorities, all officers and other employees of such Executive authorities including the officers authorised under sub-section (1) of section 5 Asthorities, impectors, all inspectors appointed under sub-section (1) of section 9 and all officers and officers and other employees authorised to execute a scheme or order made under this Act, when acting or purporting to act in pursuance of any provisions of this Act or imployees of the titled or schemes made in toders or directions issued thereunder, shall be such. authorities bie deemed to be put he servants within the incaning of section 21 of the Indian public l'enal Code, 45 of 1860. TELFRANCE. 9. (7) The State Convergement may, by notification, appoint such persons as H Affendment ed impredent may think fit to be my sctors for the purposes of this Act, and define the local and thelt limits within which aller abnil exercise their powers under this Act. POTTIN (2) Every in-precior within the Joest health of fittisdictions of an Executive SPPD Authority shall be selegificote in such sulfipplifice and to fil cisal (3) Subject to any rules made in this behalf by the State Clovernment, an inspectus may, within the local limits of his jutisdiction, muter, it all remonable with such want place as he considers necessary, fal performing any of the functions of

13: (1) The Central Government may by hotifications constituteto duct the print that a different (a) one of mare Project Committees for appraising of the schemes for the construction of water-scal latrines in the count (h) bue of more Monitoling Committees to monitor the progress of such schemes: ... metals first gest glowber a (c) such other committees for such purposes of the Act and with such names as the Central Obvernment may deem? (2) The timposition to the reministres reministre & by like & Central Government, the powers and functions thereof; the terms and conditions of appointment of the members of such committees and other malters conhected. therewith shall be such as the Central Government may prescribe. The interest the contral content of the con (3) The members of the committees under sub-section (1) shall be paid such fees and allowances for attending the meetings as may be prescribed. (4) The State Government may, by notification, constitute-(a) one or mure State Co-ordination Committees for co-ordinating and monitoring of the programmes for the construction c water seal latrines in the State and rehabilitation of the persons who were engaged in or employed for as manual seavengers in any area in Jespeel of which is notification under sub-section (1) of section 3 has been issued; 15 15 (b) such other committees for such purpose of the Arl and with such names as the State Covernment may deem fit. (5) The composition of the committees constituted by the State Government the powers and functions thereof, the terms and conditions of the members of such committees and other matters connected therewith shall be such as the State Government may prescribe. (6) The members of the committees under sub-section (4) shall be paid such fees and allowances for attending the meetings as may be prescribed. CHAPTER IV PENALTIES AND PROCEDURE 14. Whoever fails to comply with or contravenes any of the provisions of this freite for CONTINUES. Act, or the rules or schemes made or orders or directions issued thereunder, ton p' the shall, in respect of each such failure or contravention be punishable with tite me of imprisonment for a tein which may extend to one year or with line, which may extend to two thousand topect, or with boili, and in case the failure or Tri, orderi, contravention continues, with additional line which may extend to one hundred thrections rupees for every day during which such failure or contravention continues after and schemes. the conviction for the first such failure or contravention: 15. (1) If the person committing an offence under this Act is a company, the Offences by company as well as every person in charge of, and lesponsible to, the company companies. for the conduct of its business at the time of the commission of the offence; shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly: Provided that nothing contained in this sub-section shall tender any such person liable to any punishment, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence. (2) Notwithstantling anything contained in sub-section (1), where an offence,

under this Act has been committed by a company and it is proved that the offence has been committed with the consent of connivance of of that the commission of the offence is attributable to any neglect on the part of any director, manager, managing agent or such other officer of the company; such

sector, manager, managing agent or such other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded? against land punished accordingly.

Explanation.—For the purposes of this section;—14

- association of individuals; and
 - (b) "director", in relation to a firm, means a partner in the firm,
- 16. Notwithstanding anything contained in the Code of Criminal Procedures, 1973, every offence under this Act shall be cognizable.
- 17. (1) No court inferior to that of a Metropolitan Magistrate or a Judicial Magistrate of the first class that try any offence under this Act.
- (2) No prosecution for any offence under this Act shall be instituted except by or with the previous sanction of the Executive Authority.
- (3) No court shall take cognizance of any offence under this Act except upon a complaint made by a person generally or specially authorised in this behalf by the Executive Authority.
- 18. No court shall take cognizance of an offence punish ole under this Act unless the complaint thereof is made within three months from the date on which the alleged commission of the offence came to the knowledge of the complainant.

Limitations

Offences

relation

Provision

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CHAPTER V.

MISCELLANEOUS

- 19. The Central Government may, in telation to its functions under this Act, from time to time, require any person, officer. State Government or other authority to furnish to it, any prescribed authority or officer any reports, returns, statistics, accounts and other information as may be deemed necessary and such person, officer, State Government or other authority, as the case may be, shall be bound to do so.
- 20. No suit, prosecution at other legal proceedings shall lie against the Government of any officer or other employee of the Government of any officer or other employee of such authority or authorities in Act or any member, officer or other employee of such authority or authorities in respect of anything which is done or intended to be done in good faith in pursuance of this Act or the roles or schemes made, or the orders or directions issued, thereunder.
- 21. (1) Subject to the provisions of sub-section (2), the provisions of this Act, the tales, schemes or orders made thereunder shall have effect notwithstanding anything inconsistent therewith contained in any enactment other than this Act, custom, tradition, contract, agreement or other instrument.
- (2) If any act or omission constitutes an offence punishable under this Act and also under any other Act, then, the offender found guilty of such offence shall be liable to be punished under the other Act and not under this Act.
 - 22. (1) The Central Government may, by notification, make rules to eatry out the provisions of this Act

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Effect or other law and agreements inconsistent with the Act

Power Central Government to make rules.

- provide for all or any of the following matters, namely
 - and other committees consiltuled by the Central Government under subsection (1) of section 13, the powers and functions thereals the humber of members and their terms and conditions of appointment and other matters connected therewith;
 - (ii) the fees and allowances to be paid to the members of the committees constituted under sub-section (1) of section 13.
- (3) Every rule made by the Central Government under this Act shall be laid; as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expity of the session lumediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the pase may be; a however, that any such modification or annulment shall be without prejudice to the validity of anything previously done wheer that rule.
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- 23. (1) The State Government may, by notification, make rules, not being a matter for which the rules are or required to be made by the Central Government, for carrying out the provisions of this Act.
- (2) Without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—
 - (i) the composition of the State Co-ordination Committees and other committees constituted by the State Government uniter sub-section (4) of section 13, the powers and functions thereof, the number of members and their terms and conditions of appointment and other matters connected therewith;
 - (iii) the fees and allowances to be paid to the members of the committees constituted under sub-section (4) of section 13;
 - (iii) any other matter which is required to be; or may be, prescribed,
- (3) Every rule and every scheme made by the State Government under this Act shall be laid, as soon as may be after it is made, before the State Legislature.
- 24. (1) It may difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order published in the Official Gazette, make such provisions, not inconsistent with the provisions of this Act, as may appear to it to be necessary or expedient for the gemoval of the difficulty:

Provided that no such order shall be made in relation to a State after the expiration of three years from the commencement of this Act in that States

(2) Every order made under this section shall, as soon as may be after it is made, be laid before each House of Parliament.

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